STATISTICAL INFORMATION ONLY: Debtor must select the number of each of the following items included in the Plan. O Valuation of Security O Assumption of Executory Contract or Unexpired Lease O Lien Avoidance

Last revised: August 1, 2020

	v.*	UNITED STATES BA	NKRUPTCY CO New Jersey	URT	† •	
In Re:	Any Valeanu		Case No.:		20-18995	
			Judge:		JNP	
		Debtor(s)				
		CHAPTER 13 PLA	AND MOTIONS		·	
☐ Origina	al Is Included	✓ Modified/Notice ☐ Modified/No Not	•	Date:	8/27/2020	
		THE DEBTOR HAS FILE CHAPTER 13 OF THE				
		YOUR RIGHTS MA	AY BE AFFECTED	•		٠
your attor written of may be re motions re stated in notice. So modificate alone will or modify	rney. Anyone who vojection within the tileduced, modified, omay be granted with the Notice. The Colee Bankruptcy Rule ion may take place I avoid or modify the volume alien based on value contest said treatn	r to adjust debts. You should wishes to oppose any provisione frame stated in the <i>Not</i> or eliminated. This Plan may nout further notice or hearing urt may confirm this plan, if a 3015. If this plan includes solely within the chapter 13 declien. The debtor need not have of the collateral or to rement must file a timely object.	sion of this Plan or a ice. Your rights may be confirmed and ig, unless written of there are no timely motions to avoid or 3 confirmation proce file a separate mot duce the interest ra	any motion in be affected become bind become bind bjection is filed filed objection modify a lient ess. The plantion or adversa- ite. An affecte	cluded in it must file a by this plan. Your cla ing, and included d before the deadline ns, without further the lien avoidance confirmation order ary proceeding to avoid lien creditor who	im or
state wi	hether the plan inc	y be of particular importa ludes each of the following the provision will be ineff	ng items. If an iten	n is checked	as "Does Not" or it	r
THIS PL	AN:					
	S M DOES NOT CO	ONTAIN NON-STANDARD PART 10.	PROVISIONS. NO	N-STANDAR	D PROVISIONS MU	ST
COLLAT	ΓERAL, WHICH ΜΑ	MIT THE AMOUNT OF A S Y RESULT IN A PARTIAL E MOTIONS SET FORTH	PAYMENT OR NO	PAYMENT A		
		OID A JUDICIAL LIEN OR E MOTIONS SET FORTH			CHASE-MONEY	

Initial [Debt	or(s)' Attorr	nėy	BJS		Initial D	Debtor:	AEV		Initia	al Co-Debto	<u> </u>
Part 1	: Pa	ym	ent and	Le	ngth of P	lan							
approx			debtor 60 mon			0.00 Mo	onthly 1	to the C	hapter	13 Trus	tee, start	ing on <u>Augu</u>	st 1st, 2020 for
	b.		debtor ☑ □	Fut	ure Earni	ngs						ng sources: ate when fur	nds are available):
	, C.	Use	of real	Sal Des Pro Re Des Pro Loa Des Pro	scription: pposed da	real protection water for control water for commonthly	y comple comple vith res	tion: tion: spect to tion:	 mortga		· · · · · · · · · · · · · · · · · · ·	property:	e, refinance or
	е.						nat ma	y be imp	oortant	relating	to the pa	ayment and I	ength of plan:
Dout 0	. А	م م ا	···nto Di		ati an				Y MOI	ME			
Part 2: Adequate Protection a. Adequate protection payments will be made in the amount of \$ to be paid to the Chapter 13 Trustee and disbursed pre-confirmation to (creditor). b. Adequate protection payments will be made in the amount of \$ to be paid directly by the debtor(s) outside the Plan, pre-confirmation to: (creditor).													
Part 3: Priority Claims (Including Administrative Expenses) a. All allowed priority claims will be paid in full unless the creditor agrees otherwise:													
Credito	r						Тур	e of Priori	ty				Amount to be Paid
Brad J	. Sad	ek, E	Squire					orney Fee					3,040.00
 b. Domestic Support Obligations assigned or owed to a governmental unit and paid less than full amount: Check one: ☑ None ☐ The allowed priority claims listed below are based on a domestic support obligation that has been assigned to or is owed to a governmental unit and will be paid less than the full amount of the claim pursuant to 11 U.S.C.1322(a)(4): 													

Creditor	Type of Pr	riority	Claim Amo	unt	Amount to be Paid			
Part 4: Secured Cl	aime							
Part 4. Secured Ci	aliiis	· · · · · · · · · · · · · · · · · · ·			2 541			
a. Curing Default	and Maintaining F	Payments on l	Princinal Res	idence: 🚜	NONE			
		_						
The Debtor obligations and the bankruptcy filing as		stee (as part of rectly to the cr	of the Plan) allo reditor (outside	wed claims the Plan) r	s for arrearages of monthly obligation	on monthly ns due after the		
bankruptcy illing as	ioliows.			Interest	Amount to be Paid	Regular Monthly		
Creditor	Collateral or T	ype of Debt	Arrearage	Rate on Arrearage	to Creditor (In Plan)	Payment (Outside Plan)		
		'						
b. Curing and Ma NONE	intaining Paymen	ts on Non-Pri	ncipal Reside	nce & othe	r loans or rent a	rrears: 🗌		
The Debtor will pay and the debtor will filing as follows:								
g us lenstre.				Interest		Regular Monthly		
Creditor	Collateral or T	ype of Debt	Arrearage	Rate on Arrearage	to Creditor (In Plan)	Payment (Outside Plan)		
Santander Consumer	USA 2018 Jeep Gr	and Cherokee	5,000.00		5,000.00	per contract		
,	25000 miles	<u></u>			1			
c. Secured claims The following claim purchase money so within one year of to value:	ns were either incur ecurity interest in a	red within 910 motor vehicle	days before the acquired for the	ne persona	l use of the debto y interest in any	or(s), or incurred other thing of		
Name of Creditor	Collateral		Interest Rate	Amount of Claim	Including	aid through the Plan Interest Calculation		
					4411.447			
d Doguesta for s	aluation of secur	ity Cram day	un Strin Off S	Interest E	Pata Adiustment	o E NONE		
u. Requests for v	raiuation of Secur	ity, Craini-dov	vii, Suip Oii e	k milelest r	tate Aujustinein	S W NONE		
1.) The debtor values collateral as indicated below. If the claim may be modified under Section 1322(b)(2), the secured creditor shall be paid the amount listed as the "Value of the Creditor Interest in Collateral," plus interest as stated. The portion of any allowed claim that exceeds that value shall be treated as an unsecured claim. If a secured claim is identified as having "NO VALUE" it shall be treated as an unsecured claim.								
	NOTE: A mo	dification und e motion to b						
Creditor	Collateral	Scheduled Debt	Total Collateral Value	Superior Liens	Interest in In	nnual Total terest Amount to Rate Be Paid		
-NONE-								

	re the Debtor retains co d claim shall discharge t	llateral and completes the ne corresponding lien.	Plan, payment of the f	ull amount of the
	onfirmation, the stay is te	erminated as to surrendere erminated in all respects.		
Creditor	Collate	ral to be Surrendered	Value of Surrendered Collateral	1 -
	ims Unaffected by the			
Creditor I ne	tollowing secured claim	s are unaffected by the P	an:	
a Secured Cla	aims to be Paid in Full	Through the Plan ₩ NC	NF	
Creditor		llateral		to be Paid through the Plan
Part 5: Unsec	ured Claims NO	ME		
Part 5. Urisec	ured Claims NO	VIC.		
a. Not		allowed non-priority unsec to be distributed <i>pro re</i>		id:
	Not less than	percent		
V	Pro Rata distribu	tion from any remaining f	unds	
b Sena	arately classified unse	cured claims shall be trea	ated as follows:	
Creditor		or Separate Classification	Treatment	Amount to be Paid
			IONE	
Part 6: Execu	tory Contracts and Un	expired Leases N	IONE	
	See time limitations set real property leases in t	forth in 11 U.S.C. 365(d) his Plan.)	(4) that may prevent as	sumption of
	eutory contracts and une wing, which are assume	xpired leases, not previou ed:	ısly rejected by operatic	on of law, are rejected,
Creditor	Arrears to be Cured in	Nature of Contract or Lease	Treatment by Debtor	Post-Petition Payment
East Coast Towers of Windsor Park	None	Residential Lease	Assumed	Paid Directly
THINSULFAIR	140116	IVOSIGETIMAL LEASE	nogumeu	i au Diectly
Part 7: Motior	s X NONE			
form, <i>Notice</i> o	f Chapter 13 Plan Trar	must be served on all a smittal, within the time otice of Chapter 13 Plan	and in the manner set	forth in D.N.J. LBR

with the Clerk of Court when the plan and transmittal notice are served.

	a Matia	n to Avoid	lione un	der 11 U.S.C	Cooff	on 522/	6) (a) N	NONE			
				e following lie							
Creditor		ature of ollateral	Type of L	ien Amount o	of Lien	Value Collate		Amount of Claime Exemption	of Othe d Agai	n of All r Liens nst the roperty	Amount of Lien to be Avoided
NONE	b. Motic	on to Avoid	Liens an	d Reclassify	Claim	from S	ecure	d to Com	pletely U	nsecu	red. 🗹
		tor moves to Part 4 above		y the followin	g claim	ns as un:	secure	ed and to v	oid liens	on coli	ateral
				Scheduled	Total C	ollateral		 	/alue of Creditor's nterest in		Total Amount of Lien to be
Creditor		Collateral		Debt	Value		Superio		Collateral		Reclassified
Partiall	l y Unsec The Deb	cured. 🗹 NO	ONE reclassif	iens and Re y the followin	ig claim						
Creditor		Collateral		Scheduled Debt	1	Collateral	An	mount to be	Deemed Secured		Amount to be Reclassified as Unsecured
	a. Vesti ✓ ↓	Plan Provisiing of Prope Jpon Confirm Jpon Dischai	erty of the nation rge	e Estate							
	Creditor	s and Lessoi	s provide	ed for in Parts g the automa			contin	ue to mail	customa	ry notic	es or
	c. Orde	r of Distribu	ıtion						· :		
	1	Ch. 13 (2) Other Ad	Standing ministrativ	y allowed cla Trustee Com ve Claims			wing a	order:		:	
	4 5) Priority (rearages Ilaims								
	6	· · ·	Unsecured	Claims							
	a. Post	-Petition Cla	ams						•	-	
				is not authory the post-per			st-petit	tion claims	s filed pur	suant t	o 11 U.S.C.

Part 9: Modification NONE	
Fait 9. Would Callon NONE	
NOTE: Modification of a plan does not red be served in accordance with D.N.J. LBR	quire that a separate motion be filed. A modified plan must 3015-2.
If this Plan modifies a Plan previously Date of Plan being modified: 8/27/202	/ filed in this case, complete the information below.
Explain below why the plan is being modified	d: Explain below how the plan is being modified.
Add Atty Initials and Expressly assume lease	Part 6
Are Schedules I and J being filed simultaneo	ously with this Modified Plan? Yes No
Part 10: Non-Standard Provision(s): Sign	natures Required
Non-Standard Provisions Requiring S ✓ NONE	Separate Signatures:
Explain here:	
Any non-standard provisions placed e	Icoxylpono in this along and in a CC - 41
rady non-standard provisions praced e	isewhere in this plan are metrective.
Signatures	
The Debtor(s) and the attorney for the Debtor	r(s), if any, must sign this Plan.
By signing and filing this document, the debto	or(s), if not represented by an attorney, or the attorney for the
debtor(s) certify that the wording and order of	f the provisions in this Chapter 13 Plan are identical to Local Form
Chapter 13 Plan and Motions, other than any	non-standard provisions included in Part 10.
I certify under penalty of perjury that the abov	e is true.
Date: August 10, 2020	/s/ Any Valeanu
	Any Valeanu
	Debtor
Date:	
	Joint Debtor
Date August 10, 2020	/s/ Brad J. Sadek, Esquire
	Brad J. Sadek, Esquire
	Attorney for the Debtor(s)
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